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4	Fax: (408) 299-0300			
5	E-mail: Djiang@jianglawgroup.com Attorneys for Plaintiff and Counterclaim Defendan	t		
6	China Intl Travel Services (USA), Inc.			
7	Robert F. McCauley, Esq. (SBN: 162056) robert.mccauley@finnegan.com			
8	Jin Zhang, Esq. (SBN: 243880)			
9	jin.zhang@finnegan.com FINNEGAN, HENDERSON, FARABOW,			
10	GARRETT & DUNNER, L.L.P. 3300 Hillview Ave.			
11	Palo Alto, CA 94304			
12	Telephone: (650) 849-6600 Facsimile: (650) 849-6666			
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13	China & Asia Travel Service. Inc			
14	d/b/a China International Travel Service (USA)			
15	UNITED STATES DISTRICT COURT			
16	NORTHERN DISTRICT OF CALIFORNIA			
17	SAN FRANCISCO DIVISION			
18	_			
19	CHINA INTL TRAVEL SERVICES (USA), INC.,	CASE NO. C 08-01293 MEJ		
20	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE HEARING		
21	Traintiff,	ON DEFENDANT'S MOTION TO		
22	V.	DISMISS, OR IN THE ALTERNATIVE, FOR SUMMARY		
23	CHINA & ASIA TRAVEL SERVICE, INC., D/B/A CHINA INTERNATIONAL TRAVEL	JUDGMENT, AND SETTING DISCOVERY SCHEDULE		
24	SERVICE (USA), and DOES 1-10, inclusive,	DISCOVERT SCHEDULE		
25	Defendants.			
26				
27	WHEREAS, plaintiff and counterclaim defo	andant China Intl Travel Services (USA)		
28	Inc. ("Plaintiff"), filed its complaint on March 5.			
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WHEREAS, defendant and counterclaim plaintiff, China & Asia Travel Service, Inc., d/b/a China International Travel Service (USA) ("Defendant"), filed its Motion to Dismiss, or In the Alternative, For Summary Judgment ("Motion") and its Answer, Defenses and Counterclaims on March 31, 2008;

WHEREAS, the parties have not exchanged their initial discloses or conducted other discovery;

WHEREAS, the parties agree to exchange discovery relevant to the Motion prior to the hearing on the Motion;

THEREFORE, the parties hereby stipulate, by their undersigned counsel, subject to the Court's approval, to continue the hearing date of the Motion and to conduct discovery and briefing related to the Motion under the following schedule:

ACTION	COMPLETION DATE
Written discovery requests (interrogatories, requests for admissions, document demands, etc.) due	April 25, 2008
Deposition notices due	May 15, 2008
Discovery responses (interrogatories, requests for admissions, document demands, etc.) due	May 27, 2008
Last day for completion of depositions	June 23, 2008
Plaintiff's Opposition due	July 10, 2008
Defendant's Reply due	July 17, 2008
Hearing for Motion	July 31, 2008, at 10:00 a.m.

SO STIPULATED:

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Dated: April 7, 2008 LAW OFFICES OF DANNING JIANG

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Danning Jiang

By:

Respectfully submitted,

Attorneys for Plaintiff and Counterclaim Defendant CHINA INTL TRAVEL SERVICES (USA), INC.

1	Dated: April 7, 2008 Respectfully submitted,	
2	FINNEGAN, HENDERSON, FARABOW,	
3	GARRETT & DUNNER, L.L.P.	
4	By: 1264 MCCauley	
5	Attorneys for Defendant and Counterclaim Plainti CHINA & ASIA TRAVEL SERVICE, INC. d/b/g	ff a
6	CHINA INTERNATIONAL TRAVEL SERVICE	3
7	(USA)	
8	PURSUANT TO THE STIPULATION, IT IS SO ORDERED TO THE STIPULATION, IT IS SO ORDERED TO THE STIPULATION OF THE	
9	Dated: April 10, 2008	
10	The Hono	
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12	ORN DISTRICT OF	
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